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1 2 3 4 5 6 7 8	COOLEY LLP MICHAEL G. RHODES (116127) (rhodesmg@MATTHEW D. BROWN (196972) (brownmd@JEFFREY M. GUTKIN (216083) (jgutkin@cool 101 California Street, 5th Floor San Francisco, CA 94111-5800 Telephone: (415) 693-2000 Facsimile: (415) 693-2222 FACEBOOK, INC. COLIN S. STRETCH (205144) (colin@fb.com/SANDEEP N. SOLANKI (244005) (ssolanki@l1601 S. California Ave. Palo Alto, CA 94304 Telephone: (650) 853-1300 Facsimile: (650) 543-4800	(cooley.com) (ley.com)
10	Attorneys for Defendant FACEBOOK, INC.	
11		
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CALIFORNIA	
14	SAN FRANCISCO DIVISION	
15		
16	ANGEL FRALEY; PAUL WANG; SUSAN	Case No. CV-11-01726 RS
17	MAINZER; JAMES H. DUVAL, a minor, by and through JAMES DUVAL, as Guardian ad	STIPULATION AND [PROPOSED] ORDER REGARDING DEFENDANT FACEBOOK'S
18	Litem; and W.T., a minor, by and through RUSSELL TAIT, as Guardian ad Litem; individually and on behalf of all others	DEADLINE TO RESPOND TO PLAINTIFFS'
19	similarly situated,	MOTION FOR ATTORNEYS' FEES
20	Plaintiffs,	Indeed Han Dishard Cookses
21	V.	Judge: Hon. Richard Seeborg Courtroom: 3 Trial Date: None
22	FACEBOOK, INC., a corporation; and DOES 1-100,	That Date. None
23	Defendant.	
24	Detendant.	
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]		CHINING ARION DE DE LOS DESCRICTOS

COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO

STIPULATION RE DEADLINE TO RESPOND TO MOTION FOR ATTORNEYS' FEES (CV-11-01726 RS)

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1	WHEREAS, on October 5, 2012, Defendant Facebook, Inc. ("Facebook") and Plaintiffs	
2	(collectively, the "Parties") filed a Joint Motion for Preliminary Approval of Revised Settlemen	
3	(Dkt. No. 235), together with documents, declarations, and papers in support thereof;	
4	WHEREAS, on December 3, 2012, the Court granted preliminary approval of the revised	
5	settlement agreement, among other things, ordering Plaintiffs to file their request for attorneys'	
6	fees and costs within 23 calendar days of the entry of the order (see Dkt. No. 252, at ¶ 13);	
7	WHEREAS, on December 21, 2012, Plaintiffs filed their Motion and Memorandum or	
8	Law in Support of Motion for Attorneys' Fees and Costs and Class Representatives' Service	
9	Awards (Dkt. No. 253) (the "Motion for Fees");	
10	WHEREAS both Parties believe that it would be most efficient and appropriate if	
11	Facebook's response to Plaintiffs' Motion for Fees, if any, were submitted after the filing of any	
12	class member objections to Plaintiffs' Motion for Fees; and	
13	WHEREAS both Parties believe that providing the Court with Facebook's response to	
14	Plaintiffs' Motion for Fees, if any, on or before June 7, 2013 will ensure that the Court has	
15	adequate time to review Facebook's response in conjunction with its consideration of Plaintiffs	
16	Motion for Fees;	
17	NOW, THEREFORE, the Parties hereby stipulate and agree as follows, subject to	
18	approval and entry of this order by the Court:	
19	1. Facebook's deadline to file a response to Plaintiffs' Motion for Fees, if any, shall	
20	be June 7, 2013;	
21	2. This stipulation shall not affect any deadline previously set by the Court, including	
22	the scheduled June 28, 2013 hearing date for the Fairness Hearing.	
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Case3:11-cv-01726-RS Document279 Filed12/31/12 Page3 of 3 1 Dated: December 28, 2012 COOLEY LLP 2 3 /s/ Matthew D. Brown Matthew D. Brown (196972) 4 Attorneys for Defendant FACEBOOK, INC. 5 6 Dated: December 28, 2012 THE ARNS LAW FIRM 7 8 /s/ Robert S. Arns Robert S. Arns (65071) 9 Attorneys for Plaintiffs 10 11 12 [PROPOSED] ORDER 13 14 PURSUANT TO STIPULATION, IT IS SO ORDERED. 15 16 Dated: 12/31/12 17 UNITED STATES DISTRICT JUDGE 18 19 20 21 22 23 24 25 26 27 28